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SEE VETO OF BILL FREEING BRINDELL

Gov. Miller's Disapproval of Measures That Would Liberate Labor Czar Forecast.

MANY OPPOSE THEM

Parole Board Spokesman Declares About 2,000 Prisoners Would Be Affected.

FATHER CASHIN'S APPEAL

Warden Lawes Denies That Westall Bill Was Drawn to Favor One Man.

Special Dispatch to THE NEW YORK HERALD.

New York Herald Bureau, Albany, April 11.

Robert P. Brindell's attempt to get out of Sing Sing prison, where he is just ending the first year of his term for labor grafting and protecting in New York, appears to be doomed to failure. There is every prospect that Gov. Miller will veto both the bills which went through the Legislature, under cover, designed to deliver him from jail.

The Governor gave a hearing to-day on the Westall bill providing that the Board of Parole may consider the application for parole of any prisoner convicted of a felony after serving one year. Denial was made by proponents of the bill that it was intended to aid Brindell, but its terms could not have been drawn clearer had it been designed specifically to fit his case. The expectation here is that the Governor will veto the bill.

The other measure now before the Governor and on which he will act within a day or two without giving a hearing is the O'Connor bill providing that when more than one sentence is imposed upon a prisoner the court at any time before the beginning of the second sentence may revoke all or any part of the latter. There were several indictments against Brindell. If freed at the end of his first term he can be re-arrested immediately and tried on other counts pending against him.

Opposed by Rattigan.

Assemblyman John J. O'Connor, author of the bill, is Brindell's counsel and represents Charles P. Murphy's district in the lower house. Denial also is made that this measure is intended especially to help Brindell. The Governor has not considered the measure, but he has received a memorandum from the Prison Department opposing it. Charles P. Rattigan, State Superintendent of Prisons, said that confusion would result in determining the expiration of terms if the measure were to become a law. It is expected the Governor will veto the bill.

The State Prison Parole Board, Mr. Rattigan and the New York City Lawyers' Association were opposed strongly to the bill at the hearing to-day. Warden Lewis E. Lawes of Sing Sing, the

25 Theft Case Convicts Free to Join Crime Wave

TWENTY-FIVE convicts involved in theft cases have been ordered released from Sing Sing, it was learned yesterday, at various times this month. Most of them are to return to New York city in spite of the crime wave. Nine of those who have just been turned free are as follows:

Ricco Cosmo, receiving stolen goods, Manhattan; Alexander Siratowich, grand larceny, Kings county; Michael Marchik, attempted grand larceny, Kings county; Nicholas Tricols, grand larceny, Manhattan; Henry Bosche, receiving stolen goods, Manhattan; Oscar Jones, burglary, Manhattan; Tony Terwains, grand larceny, Suffolk county; James Bruel, burglary, Manhattan; Joseph Lieberman, receiving stolen property, Erie county.

Those to be liberated to-day are: William Chapman, burglary, Kings county; Thomas Dougherty, burglary, Manhattan; John Christis, burglary, Niagara county.

Rev. William E. Cashin, chaplain of Sing Sing, and Rabbi Jacob Katz, Jewish chaplain at the prison, urged the Governor to approve the measure. The proponents declared the bill was sound and would enable first timers to have another chance. Father Cashin sponsored the bill in the Legislature. "There are in the prison many men who ought to be returned to their families," Father Cashin said. "Sixty per cent of the prisoners have been admitted to jail on their own pleas of guilty. 'Innocent men do not often plead guilty,' the Governor remarked, 'and don't you think a year is a pretty small minimum to begin with?'"

Father Cashin replied: "That depends on the Board of Parole."

The New York County Lawyers' Association is opposed to the bill. Terrence J. McManus said, because it is too drastic, hastily drawn and ill advised. He said the Judge who imposed the sentence should have something to say about the parole, but the Governor thought that wholly impractical.

Would Free Atrocious Criminals.

George W. Benham, representing the Parole Board, said the bill provides too radical departures from the law and would lead to confusion, to say nothing of the question of freeing the "most atrociously criminal" after only one year of service.

"This would affect between 1,200 and 2,000 prisoners in a short time the parole board would be asked to handle the whole prison situation—and it would make necessary the creation of a parole bureau," Mr. Benham said. "The time to parole a prisoner is at the end of his minimum sentence if at all."

Warden Lawes made a long argument for the bill.

"Do you think this bill was drawn in the interest of any one man?" the Governor asked.

Warden said he knew it was not and added: "There is not going to be any jail delivery if this becomes law. The man who has been much in the public eye and is convicted is discriminated against. The board usually has not the nerve to treat him even as well as other prisoners."

JUDGE'S SON IS COURT CLERK.

Joseph F. Moss, Jr., 31, son of Justice Joseph F. Moss of Special Sessions, was appointed clerk of Part 1, Court of Special Sessions, yesterday to succeed John Hilley, who recently retired because of the age limit. Mr. Moss lives with his father at 320 Second avenue. He served in the Eighty-second Division in the war.

LEBAUDY MARRIAGE TO GO INTO COURTS

Mother Begins Legal Measures to Free Daughter From Roger Sudreau.

Special Cable to THE NEW YORK HERALD.

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New York Herald Bureau, Paris, April 11.

The tangled affairs of the Lebaudy family took a new turn to-day when Mme. Jacques Lebaudy began legal measures to annul the marriage of her seventeen-year-old daughter Jacqueline to Roger Sudreau, the nineteen-year-old son of a Paris detective, also known as Harris, who for some time after the slaying of the self-styled "Emperor of Sahara" acted as Mme. Lebaudy's adviser and secretary.

After insisting that the statements given to THE NEW YORK HERALD, that the marriage was only a ceremony performed to enable her daughter to secure \$100,000 of the Lebaudy fortune, were true, Mme. Lebaudy and her daughter, accompanied by Col. Gouin, Mme. Lebaudy's cousin, decided to leave Paris to-night for the Easter holidays.

Jacqueline's husband and his father tonight authorized the statement that Jacqueline's marriage was not simply a ceremony, and alleged that the seventeen-year-old girl is about to become a mother.

This statement, however, is denied by the Lebaudy family. Jacqueline's grandmother, who lives in a chateau at Avignon, where the ceremony was performed, confirmed the statement that the marriage was only a ceremony. The elder Sudreau when told of the new steps Mme. Lebaudy had taken and of the statements she had made said he did not agree at all with her version of the affair. He was inclined at first to believe that the interview given to THE NEW YORK HERALD correspondent was in reality a statement given out by her lawyer, and insisted that he was not at liberty to disclose her hiding place. But when conclusive evidence convinced him that Mme. Lebaudy had been interviewed he made a detailed denial of her statements.

There was no coercion in the marriage of Jacqueline and her son, he said, adding that that would have been impossible because of the many legal technicalities. "Moreover," he continued, "the marriage took place before a number of witnesses and in broad daylight."

"There are no grounds for a divorce," he said when told of Mme. Lebaudy's steps to obtain an annulment. "Besides, it was a marriage of love and not of interest. Jacqueline is not likely to enter suit, and her mother can't. Maybe there are grounds for divorce on my son Roger's side, Jacqueline having left his home, but he loves her and is certainly not going to take proceedings. His attitude is shown by the fact that he has not attempted to force her to return from St. Cloud, but has only sought to persuade her."

EXTENDS PACKERS' TIME.

Court Sets March 3, 1923, as Limit for Selling Properties.

WASHINGTON, April 11.—The time within which Swift & Co. and Armour & Co., Chicago packing concerns, must dispose of their stockyard and railway terminal properties under the Government's consent decree, was extended by the District of Columbia Supreme Court to-day until March 3, 1923.

TIGER AIDS SOCIALISTS TO FIGHT GERRYMANDER

Against Redistricting That Might Oust Meyer London.

Special Dispatch to THE NEW YORK HERALD.

New York Herald Bureau, Albany, April 11.

Tammany and the Citizens' Union backed the Socialist party's protest against the proposed gerrymander of Congressional districts in lower Manhattan at a hearing to-day before Gov. Miller. The bills reapportion the Eleventh and the Fourteenth districts, which take in the heart of the East Side.

"This is a political trick to put Meyer London out of the House of Representatives and to clinch a district for the Republicans," John Block, counsel for the Socialists, told the Governor.

George E. Olvaney, representing Tammany Hall, said: "The Democratic or-

ganization in New York is against this bill because it is clearly unconstitutional. The law requires that in reapportioning districts the population shall be made as nearly equal as possible, but obviously no attempt has been made in drawing these lines to make them equal."

REILLY OUSTS PROSECUTOR.

He Was Preparing Indictments Against Governor.

WASHINGTON, April 11.—Announcement was made at the office of the Resident Commissioner of Porto Rico tonight of the receipt of a cable message from San Juan stating that Gov. Reilly had "discharged" District Attorney R. Dias Collazo of the District Court of San Juan, First Section.

The District Attorney, it was added, had been directed by the Grand Jury to prepare indictments against Gov. Reilly and other officials.

A DIFFICULT TRAVEL PROBLEM SOLVED FOR 1922

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The North Cape Cruise in 1922 is a most interesting example of how Raymond-Whitcomb take care of their people, either for the Cruise alone or en route to Europe.

Last year Raymond-Whitcomb sent the first steamer to sail from New York to the Northland. People thought they wanted the Northern route; and to see the Icebergs. It proved even too cool for seekers of a change from America's heat.

This year the North Cape Cruise takes the Southern Route, down the great Gulf Stream to Iceland, the "Isle of Magic," and so on to the Midnight Sun, the Cape itself and the Norwegian fjords.

"This year an Orient Liner, the great 'Osterley' is used. The 'Orient Line' is emphasized, because it has run 94 cruises to the Northland and all the officers and crews know these waters well.

This year, for instance, Raymond-Whitcomb, at their own expense, have put electric heaters in the staterooms. They probably will not be needed, but the heaters are there.

In 1922 Raymond-Whitcomb have improved their own contributions, although nothing could be done to improve the natural and unrivaled advantages of the Viking lands and waters.

It would take a poet to describe adequately the Midnight Sun, the

grandeur of the North Cape, the marvelous, magic, kaleidoscopic colors of the 12 fjords visited—with their glaciers, mountains, waterfalls, and that extraordinary sensation of sailing in a great ship into, and on into, the very heart of the huge mountain ranges.

But imagine, if you will, sailing out of New York harbor, on Wednesday noon, June 28, on board that "floating country club," the S. S. "Osterley," which Raymond-Whitcomb have taken the pains to charter exclusively. You sail along the lane followed by Trans-Atlantic liners, eastward and northward for a day or two, crossing, as they do, the Grand Banks of Newfoundland, and then on to Iceland, as you cover the unique course of this phenomenal Cruise, without a care or worry on a single day, for all travel worries and annoyances are lifted from your mind and time by Raymond-Whitcomb until you are once more landed in New York, for the rate includes return accommodations.

It has been so arranged that those who desire to continue their journey through Europe, may do so, after reaching Belgium, before crossing to London, preparatory to sailing for home; or, if a tour of the British Isles be desired, this may be effected after reaching London.

This is but a hint at what a wonderful and a comfortable trip the 1922 Raymond-Whitcomb North Cape Cruise will be. But, those who would like to know more of the most delightful way of spending 1922's business or college vacations, may obtain full information and a most interesting booklet, together with the ship's plans, by applying in person or by mail to the Raymond & Whitcomb Company's local office, 225 Fifth Ave., New York, Telephone Mad. Sq. 6270.



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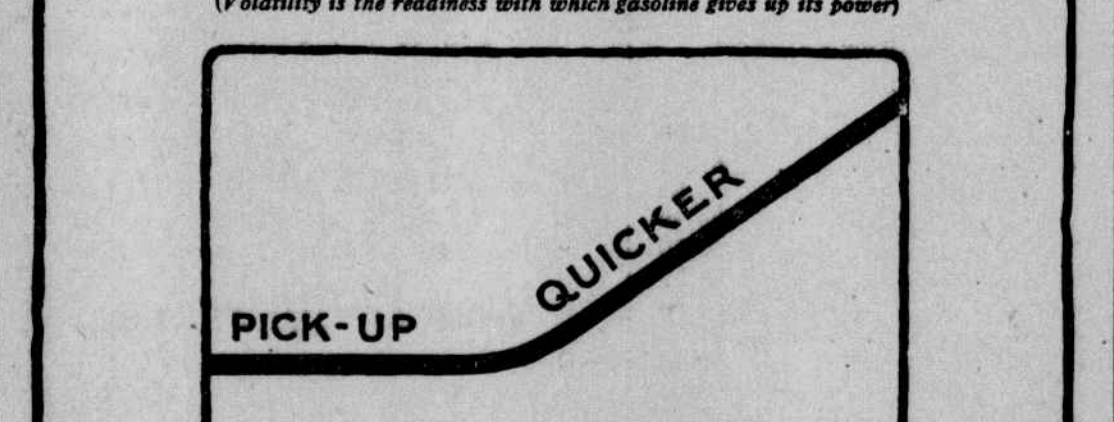
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